

NEW-YORK DAILY TRIBUNE, SEPTEMBER

of Mississippi, which can best be designated by stating it, proposed to give Texas all she asked in the way of boundaries and the ten millions to boot!

Much conversation, inquiries of the Chair, &c. as to the allowability of a division of the question between commitment and instructions. The Chair as I understand what I confess was very difficult to understand, decided that the question could be divided. From this point of understanding matters progressed for a while, amid tolerable order, (for this day) when lo! and behold, the Speaker discovered that he had misled Mr. WESTWORTH, and took back his decision. Mr. WESTWORTH asked leave to withdraw his conglomeration of positions, now that the machinery had changed, and there was danger of his getting his fingers pinched! Mr. GEARY of Maine objected—most discreetly, if not unmercifully, as I thought. The Speaker interposed, and urged the reasonableness of Mr. WESTWORTH's request; but Mr. GEARY was firm, and was finally joined by others in objections. Poor WESTWORTH stood up in his full eight of nine feet six, and implored that he might have the privilege of stating his true position and purposes. Objection being made, he appealed to the Speaker to explain his difficulty for him; but the House would not allow even that so little was there of compass in their bowls!

Finally the motion to commit and the bundle of instructions were voted down together, thus opening the door of relief, through which the Illinois found his joyful Exodus from the trap into which the Speaker, with all his wondrous acumen, unluckily led him. The vote stood 90 to 121!

After a roughing through points of order, putting out like the famous point of rocks on the Potowmack, at length Mr. TOOMAN's amendment was reached, the now forward track. It was divided, and the first half (trial by judgment of one's peers) was adopted without a count of course! Then, after frequent motions to adjourn, and frequent storms of confusion, sometimes mingled with mirth, Mr. TOOMAN's last clause was voted down, 64 Yeas to 131 Nays.

Now came the tug once more on Mr. BORN's amendment. It gave the following result, after an evening of consulting, overturning, threatening, wheeling, &c. as aforesaid, and a night, or part of a night, of sleep upon it, interrupted ever and anon by troublous dreams of political plagues, occupations gone, &c. of 106 to 95.

Many changes took place after the reading of the names, and great excitement followed, with good temper, though. It is now nearly five, and as I will be very lucky to get my selected list corrected, I must close with this result, leaving the House still in session, with the single remark, that the feeling has been wonderfully free from party spirit. It is certain that the most rampant of the Diabolists' whis is not a heretic in their blotted BIGMA.

POSTSCRIPT—Five o'clock—Amid consultations all over the Hall and a general scene of intense interest, the bill as amended has just been voted down—90 to 107!

This announcement was received with the most mingled emotions and contrariwise demonstrations—the Hall presenting the aspect of a JV meeting, rather than what it is called. Fully one-third of the members are out of their seats and moving and buzzing like bees in a swarm. A little disposition to sting is at length noticeable.

POSTSCRIPT SECOND—Adjudged, with an appeal from a decision of the Chair that a reconsideration cannot be allowed.

This note we published in the Tribune Friday morning, in our telegraphic report of the day's proceedings. The vote as printed was slightly inaccurate, however. Mr. JACKSON of Georgia, is put down as having voted both Yeas and Nays. He voted Nay. Mr. McTULLEN, who does not appear in the list at all, voted Yes. Mr. SWEEZER, who is reported among the Nays, did not vote at all, according to our correspondent's list.

[ED. Twp.]

Proceedings in the Senate on Friday—Bumping the Calendar—The Boundary Land Bill—The Texas Boundary Bill in the House.

Correspondence of The Tribune.

WASHINGTON, Friday, Sept. 6.

The proceedings of the Senate to day has been the most rapid dispatch of business on the calendar. Private bills, resolutions, joint resolutions, &c. &c. were called up and disposed of with a speed of which we had no conception during the past eight months of the session. Finally came up the regular order, which was the Boundary Land Bill from the House. This was amended and readenged, and discussed to the point of entirety, but without a single point so far as I could discover. During the whole day it was of the utmost difficulty to obtain a quorum to transact business. The interest in the other House was so intense that Senators could not be held to their seats, so that, finally about 2 o'clock, they gave it up in despair, adjourned and repaired en masse to the other wing of the capitol, to watch the fate of the Texas Boundary Bill. The excitement was up to fever heat then. No bluster and no talk of any kind. It was a solid day of voting. Great anxiety was expressed upon the faces of the members and perhaps still greater upon the faces of lobby members, among whom I noticed several old Texas acquaintances.

S. P. A.

List of Patents issued from the United States Patent Office for the week ending September 3, 1850.

[Compiled for The Tribune.]

Lambert ALEXANDER, Jr., for improvements in substances used in dyeing. Dated Sept. 3, 1850.

Charles F. Brown of Warren, R. I. for improved method of attaching lines to pavements. Dated Sept. 3, 1850.

Lewis B. Chichester of Troy, N. Y. for improvements in machinery for making paper. Dated Sept. 3, 1850.

John C. Conroy of Granby, Conn. for improvement in pressing cotton and other substances into bales. Dated Sept. 3, 1850.

Samuel H. Hartford, Conn. for improvements in rearing silkworms. Dated Sept. 3, 1850.

David C. Curtis of Kentucky, Ky. for improvement in hand splinters. Dated Sept. 3, 1850.

William H. Finsel of Bristol, England, for machine for brewing tea and coffee. Dated Sept. 3, 1850.

Orlando William Finsel of Bristol, England, for improvement in dissolving sugar. Dated Sept. 3, 1850.

Ezra H. Fox of Buffalo, N. Y. for improvement in clamps for holding paper in writing and drawing. Dated Sept. 3, 1850.

W. H. Hough of Somersett, N. Y. for improvement in fastening of bay racks. Dated Sept. 3, 1850.

Sherman A. Jewell and F. H. Root of Buffalo, N. Y. for improvements in stoves. Dated Sept. 3, 1850.

David S. Niles of New York for improvement in carpentry. Dated Sept. 3, 1850.

J. F. Ostrander of New York for improvement in planing machines. Dated Sept. 3, 1850.

Bartolomeo P. S. of Ampleforth, France Asperger to the City of Lyon, France, for improvements in spinning and weaving machines. Dated Sept. 3, 1850.

John H. Towne of Philadelphia, Pa. for Asperger to S. M. V. Merrick of Philadelphia, Pa. for improvement in the direct steam engine. Dated Sept. 3, 1850.

John H. Towne of Philadelphia, Pa. for improvements in manufacture of lead-pipe. Dated Sept. 3, 1850.

Seymour Tomlinson of Washington Hollow, N. Y. for improvement in apparatus for breaking horses. Dated Sept. 3, 1850.

Benjamin Welch of Lanesville, Conn. for improvement in surgeon's spines. Dated Sept. 3, 1850.

R. E. ISSUE.

William Howe of Springfield, N. Y. for improvement in the manner of constructing the truss-frames of bridges and other structures. Dated August 3, 1850. Reissued Sept. 3, 1850.

Amos Stocker of Poughkeepsie, N. Y. for improvement in tailors' measures. Patent dated May 29, 1850. Improvement dated Sept. 3, 1850.

Military Bounty Land Bill—A Soldier's Protection.

To the Editor of The Tribune:

A confinement of some weeks to a sick bed prevented my attendance at the meeting at Military Hall on Monday night last, and the same cause will also prevent my being there next Monday night. I was in service in 1814, as First Lieutenant of Artillery and Chief of the Ordnance Department at Fort Gagevoort, and by the above bill, if passed, will be entitled to its benefits. But Sir, I am opposed to said bill, because we all received as officers, our full pay for services rendered, and are not justly entitled to one cent. I am opposed to the whole scheme of Bounty Lands. Let a just compensation be paid for services rendered, at the time, in cash, and let the lands of Government be left free to the actual settlers, or at least at a low price.

The Government might bestow its bounty on a class justly entitled to the same—those who on the Lakes sustained the honor and glory of the country at that eventful period. I have a brother who was in the battle on Lake Champlain, on board the command-ship, who, in common with others, never received at the hand of Government what they were entitled to. I trust they may be restored, but I hope this will be done, and all this Land bill will be rejected, and all this Land Bounty business for ever put at rest.

Sept. 3, 1850. JOSEPH P. SIMPSON.

CASSIS ITEM.—The census taken in Grundy Co., Ill. has found a lady tourist, 16 years of age, who was married at 12, and now delights in the possession of a nice, plump macaw—“Sucker,” who has died after, some time, practicing the art of balancing with great success.

RASTAS, bought and sold on liberal terms, by GAUNT & DERRICKSON, 162 and 169 South St.

OFFICE FOR WORKERS.—An office for workers, 16 Broad St., will be open on the 1st of October, 1850.

DEPT. FOR SUSCRIBPTION TO THE PICTURES.—Debtors of this Company will be open on the 1st of October, 1850.

ALL THOSE WHO subscribe as above, and are to be declared in January next on their preferred seat, will be entitled to receive four shares of old stock for each share of new stock subscribed, and to receive an additional sum of \$100 per annum for each share of new stock subscribed, for twenty days after the service, exclusive of the day of service, and if you fail to answer the complaint as above, the sum of \$100 per annum will be deducted from your account.

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